REMARKS

The application has been amended and is believed to be in condition for allowance.

Should the case not be considered to be in condition for allowance, an interview is requested.

The claims were indicated to be directed to allowable subject matter.

The claims were rejected as indefinite.

Claims 1 was amended to clarify that the two limiting means are the same.

Claim 1 was also amended to recite "wherein one of the secondary chambers (16) communicates with a complementary chamber (24) via at least two holes (25), which complementary chamber (24) contains an air volume (31) and which complementary chamber (24) is connected (27; 28; 29; 33) to the other secondary chamber (15) such that the high viscosity fluid circulates freely between the two secondary chambers (15, 16)." See figures 4-5.

Claim 21 was cancelled.

Claim 28 was amended similar to claim 1.

As to the "a longest longitudinal dimension" recitation, see that in each of claims 27 and 31 this recitation is related to the longest longitudinal dimension of the complementary chamber (24), and, in use, the air volume (31) being in the longitudinal direction (previously recited). Thus, no amendment is believed necessary.

Docket No. 4021-1001 Appln. No. 10/827,378

4),949

Withdrawal of the indefiniteness rejection is solicited.

Reconsideration and allowance of all the pending claims are respectfully requested.

In view of the above, applicant believes that the present application is in condition for allowance and an early indication of the same is respectfully requested.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

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